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Attorneys for Defendants
 Woodbine Alaska Fish Company,
 and Guy Ferrari Inc.

IN THE UNITED STATES DISTRICT COURT
 DISTRICT OF ALASKA

CITICAPITAL COMMERCIAL CORP,)
)
 Plaintiff,)
)
 v.)

Case No. A-04-0147 CI
 IN ADMIRALTY

CLERK'S ENTRY OF DEFAULT

EGEGIK SPIRIT, official number 2999957,)
 her equipment, gear, furniture, apparel,)
 fixtures, tackle, boats, machinery, anchors)
 and all appurtenances, in rem;)
 NAKNEK SPIRIT, official number 585824,)
 her equipment, gear, furniture, apparel,)
 fixtures, tackle, boats, machinery, anchors)
 and all appurtenances, in rem;)
 WOODBINE ALASKA FISH CO.,)
in personam; and GUY FERRARI, INC,)
in personam.)

Defendants,)

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 ASSOCIATES
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1 Pursuant to this Court's order on March 28, 2006, Defendants herein filed
2 their first amended counterclaim on April 18, 2006 through the Court's ECF/efiling system.
3 Plaintiff was served through the court's electronic filing system and, pursuant to Local Rule
4 5.3(c)(2), has consented to electronic service.
5

6 2. Plaintiff's responsive pleading was due within 20 days of service of the first
7 amended counter claim. Because service was completed on April 18, 2006, a responsive
8 pleading was due on May 8, 2006.
9

10 3. On May 11, 2006, this Court filed a notice that the time to answer the First
11 Amended CounterClaim has expired, and that counterclaims may apply for default.

12 4. The applicable time limit for responding has expired.

13 5. The default of CITICAPITAL COMMERCIAL CORP. is hereby entered.
14

15 Dated:

By: Ida S Romack
Clerk of the United States District Court,
District of Alaska

By: Dan Maus
Deputy Clerk

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1 Certificate of service
2 The undersigned hereby certifies that on this 11th-day of May 2006, a true and correct copy
3 of Clerks Entry of Default was sent via FACSIMILE and FIRST CLASS U.S. MAIL to:

4 Mark C. Manning
5 431 West 7th Avenue, Suite 204
6 Anchorage, AK 99501-3583
7 Facsimile: 907-278-1169

8 BIRNBERG & ASSOCIATES

9 By: s/Cory Birnberg
10 Cory A. Birnberg
11 BIRNBERG & ASSOCIATES
12 CORY A. BIRNBERG

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